#### Fill in this information to identify your case: For amended plans only: Check if this amended plan is filed prior to IN THE UNITED STATES BANKRUPTCY COURT any confirmation hearing. FOR THE EASTERN DISTRICT OF TEXAS Check if this amended plan is filed in response to an initial denial order or a continuance that counted as an initial Hollis Debtor 1 Jason **Brant** denial. First Name Middle Name Last Name List the sections which have been changed by Debtor 2 this amended plan: First Name Middle Name Last Name (filing spouse) 19-40242-BTR-13 Case number:

ΓΧΕΙ	B Loca	CHAPTER 13 PLAN				
				Adopted: Dec 2017		
Part	1: N	otices				
To De	ebtor*:	This plan form is designed for use when seeking an initial confirmation order. It sets out some cases, but the presence of an option on the form does not indicate that the option circumstances. When you file this Plan, you must serve a copy of it upon each part list (matrix) of creditors as constituted by the Court on the date of service and evid a Certificate of Service affixed to this document that attaches a copy of the matrix served. The most current matrix in this case is available under the "Reports" tab or	is appropriate in your listed on the malence that service of creditors which	our ester mailing through e you		
* The ı	use of the si	ngular term "Debtor" in this Plan includes both debtors when the case has been initiated by the filing of a j	oint petition by spouse	s.		
To Cr	reditors:	Your rights may be affected by this plan. Your claim may be reduced, modified, or	eliminated.			
		You should read this Plan carefully and discuss it with your attorney if you have one in the have an attorney, you may wish to consult one.	nis bankruptcy cas	e. If you do not		
If you oppose any permanent treatment of your claim as outlined in this plan, you or your attorney must file and confirmation of this Plan. An objection to confirmation must be filed at least 14 days before the date set for the confirmation hearing. That date is listed in ¶ 9 of the Notice of Chapter 13 Bankruptcy Case issued in this case objection period may be extended to 7 days prior to the confirmation hearing under the circumstances specified 3015(f). In any event, the Court may confirm this plan without further notice if no objection to confirmation is time.				for the plan s case. The cified in LBR		
		Regardless of whether you are listed in the Debtor's matrix of creditors or in the Debtor's schedules, you must timely file a proof of claim in order to be paid under this Plan. The deadline for filing claims is listed in ¶ 8 of the Notice of Chapter 13 Bankruptcy Case issued in this case. Disbursements on allowed claims will begin on the Trustee's next scheduled distribution date after the Effective Date of the Plan. See § 9.1.				
		The Debtor must check on box on each line to state whether or not the plan include items. If an item is checked as "Not Included" or if both boxes are checked, the preset out later in the Plan.		•		
1.1	the value	n the amount of an allowed secured claim through a final determination of e of property constituting collateral for such claim, as set forth in § 3.10 of n, which may result in a partial payment or no payment at all to the secured	☐ Included	<b>⊘</b> Not included		
1.2		ce of a judicial lien or a nonpossessory, nonpurchase-money security as set forth in § 3.9 of this Plan.	☐ Included	✓ Not included		
1.3		I termination and removal of lien based upon alleged unsecured status of lienholder, as set forth in § 3.11 of this Plan.	☐ Included	✓ Not included		
1.4	Nonstan	dard provisions as set forth in Part 8.	☐ Included	Not included		

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Debtor Part 2: Plan Payments and Length of Plan The applicable commitment period for the Debtor is 2.1 36 months. 2.2 Payment Schedule. Unless the Court orders otherwise, beginning on the 30th day after the Petition Date\* or the entry date of any order converting this case to Chapter 13, whichever is later, the Debtor will make regular payments to the Trustee throughout the applicable commitment period and for such additional time as may be necessary to make the payments to claimants specified in Parts 3 through 5 of this Plan (the "Plan Term"). The payment schedule shall consist of: \* The use of the term "Petition Date" in this Plan refers to the date that the Debtor filed the voluntary petition in this case. Constant Payments: The Debtor will pay per month for Variable Payments: The Debtor will make variable plan payments throughout the Plan Term. The proposed schedule for such variable payments are set forth in Exhibit A to this Order and are incorporated herein for all purposes. 2.3 Mode of Payment. Regular payments to the Trustee will be made from future income in the following manner: [Check one] Debtor will make payments pursuant to a wage withholding order directed to an employer. Debtor will make electronic payments through the Trustee's authorized online payment system. Debtor will make payments by money order or cashier's check upon written authority of the Trustee. Debtor will make payments by other direct means only as authorized by motion and separate court order. 2.4 Income tax refunds. In addition to the regular monthly payments to the Trustee, and in the absence of a court order to the contrary, the Debtor is required to: (1) supply a copy of each federal income tax return, including all supporting schedules, filed during the Plan Term to the Trustee within 14 days of filing the return; and (2) remit to the Trustee within 14 days of receipt all federal income tax refunds received by each Debtor during the plan term which will be added to the plan base; provided, however, that the Debtor may retain from each such refund up to \$2,000.00 in the aggregate on an annual basis if the Debtor is current on the payment obligations to the Trustee under this Plan at the time of the receipt of such tax refund. The Debtor hereby authorizes the Trustee to endorse any federal income tax refund check made payable to the Debtor during the plan term. 2.5 Additional payments. [Check one] None. If "None" is checked, the rest of § 2.5 need not be completed. 2.6 Plan Base. The total amount due and owing to the Trustee under §§ 2.2 and 2.5 is \$40,420.00 which, when combined with any income tax refunds due to the Trustee under § 2.4, any litigation proceeds due to the Trustee under § 9.3, and any other funds received by the Trustee on the Debtor's behalf during the Plan Term, constitutes the "Plan Base." Part 3: **Treatment of Secured Claims** Post-Petition Home Mortgage Payments. [Check one] No Home Mortgage. If "No Mortgage" is checked, the remainder of § 3.1 need not be completed.

**Jason Brant Hollis** 

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Case number 19-40242-BTR-13

3.2 Curing Defaults and Maintenance of Direct Payment Obligations. [Check one] None. If "None" is checked, the remainder of § 3.2 need not be completed. arising under an executory contract or an unexpired lease that the Debtor has elected to assume under § 6.1 of this Plan. While remaining current on all direct payment obligations (future installment payments) as each comes due under the applicable contractual documents during the plan term (a "DPO"), the Debtor shall cure all such delinquencies through the Plan as listed below (a "Cure Claim"). Each listed claims constitutes a separate class. The total amount of each allowed Cure Claim will be paid in full by the Trustee. The Trustee is authorized to initiate monthly payments on an interim basis based upon the projected amount of each Cure Claim listed below until such time as the allowed amount of each Cure Claim is established by the filing of a proof of claim in accordance with the Bankruptcy Rules. The amount listed in that proof of claim, or the final determination by the Court of any objection thereto, shall control over any projected Cure Claim amount listed below. No interest will be paid on any Cure Claim in the absence of documentary proof that the applicable contractual documents entitle the claimant to receive interest on unpaid interest. If the automatic stay is terminated as to the property for which a Cure Claim exists at any time during the Plan Term, the next distribution by the Trustee on such Cure Claim shall be escrowed pending any possible reconsideration of the stay termination. If the stay termination is reversed by agreement or by court order, then the single escrowed distribution shall be released to the holder of the Cure Claim and regular distributions on that Cure Claim shall be reinstituted. In the event that the stay termination remains in effect on the second distribution date after the stay termination, the escrowed funds shall be released for distribution to other classes under this Plan and the Cure Claim shall thereafter be addressed solely under applicable state law procedures and will no longer be treated by the Plan. The completion of payments contemplated in this subsection constitutes a cure of all defaults of the Debtor's obligation to each listed claimant. Claimant Collateral/Property/Contract **Debtor's DPO Projected** Plan **Projected Projected Total** Cure Claim Description **Amount** Interest Monthly **Cure Payment** Payment by Amount Rate by Trustee Trustee Residential Lease \$1,621.00 0.00% MO Ridgeview Owner LLC \$3,302.00 \$150.10 \$3,302.00 ☐ Debt Maturing During Plan Term. ☐ Debt Maturing After Completion of Plan Term. Contract or Lease Obligation Pursuant to § 6.1. Secured Claims Protected from § 506 Bifurcation. [Check one] None. If "None" is checked, the remainder of § 3.3 need not be completed. 910 Claims. The claims listed below were either: (1) incurred within 910 days before the Petition Date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the Debtor, or (2) incurred within 1 year of the Petition Date and secured by a purchase money security interest in any other thing of value, and are thus statutorily protected from bifurcation under § 506(a) based on collateral value (a "910 Claim").

Debtor

**Jason Brant Hollis** 

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Debtor Jason Brant Hollis Case number 19-40242-BTR-13

Based upon the Debtor's election to retain certain personal property that serves as collateral for a 910 Claim, adequate protection payments in an initial amount calculated pursuant to LBR 3015(c)(1) shall be paid by the Debtor to the Trustee beginning in Month 1 of the Plan for the benefit of holders of allowed 910 Claims secured by personal property as authorized by § 1326(a)(1)(C) and LBR 3015(c). Such payments shall be held by the Trustee solely for the benefit of the affected secured creditor to the absolute exclusion of the Debtor and all other parties and shall be tendered by the Trustee at the earliest practicable time to holders of allowed 910 Claims secured by personal property as listed below, notwithstanding any failure by the Debtor to achieve confirmation of this Chapter 13 plan. Adequate protection payments to be distributed by the Trustee are subject to the availability of funds and the Trustee is authorized to make pro rata payments if available funds are insufficient to pay all adequate protection payments otherwise due. Such adequate protection payments to each affected secured claimant shall continue on a monthly basis until the month in which equal monthly payments are initiated to such claimant under the Plan.

Each 910 Claim constitutes a separate class. Each 910 Claim will be paid in full by the Trustee with post-confirmation interest accruing from the Effective Date of the Plan at the plan rate stated below. Upon confirmation of this Plan, the Trustee is authorized to initiate monthly payments on an interim basis based upon the projected amount of each 910 Claim listed below until such time as the allowed amount of each 910 Claim is established by the filing of a proof of claim in accordance with the Bankruptcy Rules. The amount listed in that proof of claim, or the final determination by the Court of any objection thereto, shall control over any projected 910 Claim amount.

If the automatic stay is terminated as to property securing a 910 Claim treated under this subsection at any time during the Plan Term, the next distribution by the Trustee on such 910 Claim shall be escrowed pending any possible reconsideration of the stay termination. If the stay termination is reversed by agreement or by court order, then the single escrowed distribution shall be released to the holder of the 910 Claim and regular distributions on that 910 Claim shall be reinstituted. In the event that the stay termination remains in effect on the second distribution date after the stay termination, the escrowed funds shall be released for distribution to other classes under this Plan and the 910 Claim shall thereafter be addressed solely under applicable state law procedures and will no longer be treated by the Plan.

Claimant	Collateral Description	Adequate Protection Payment	910 Claim Amount	Plan Interest Rate	Equal Monthly Payment by Trustee	Projected Total Payment by Trustee
1. Resource One Credit Union	2016 Ram 1500	<b>\$283.44</b> Month 1 through	\$25,589.00	4.25%	Pro-Rata	\$28,610.31

3.4	Secured	Claims	Subject to	§ 506	Bifurcation.
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[Check one]

None. If "None" is checked, the remainder of § 3.4 need not be completed.

3.5 Direct Payment of Secured Claims Not in Default. [Check one]

None. If "None" is checked, the remainder of § 3.5 need not be completed.

3.6 Surrender of Property. [Check one]

None. If "None" is checked, the remainder of § 3.6 need not be completed.

Surrender of Collateral and Related Stay Relief. The Debtor surrenders to each claimant listed below the property that secures that creditor's claim and requests that, upon confirmation of this plan, the automatic stay under § 362(a) be terminated as to the referenced collateral only and any co-debtor stay under § 1301 be terminated in all respects. The affected claimant shall have ninety (90) days after the Effective Date of the Plan to file a proof of claim, or an amended claim, regarding recovery of any deficiency balance from the Estate resulting from the disposition of the collateral. Any such allowed general unsecured claim will thereafter be treated in Part 5 below.

Claimant	Collateral Description	Collateral Location
1.		
Ocwen Loan Servicing	2804 Lynnwood	

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Debtor	Jason Brant Hollis	Case number 19-40242-BTR-13		
2. Stone	bridge Ranch Community	2804 Lynnwood		

#### 3.7 Lien Retention.

The holder of a lien securing payment of a claim addressed in §§ 3.1 or 3.2 of this Plan shall retain its lien until the indebtedness secured by such lien is totally satisfied as determined under applicable non-bankruptcy law. The holder of a lien securing payment of any other allowed secured claim that is governed by this Plan shall retain its lien until the earlier of: (1) the total satisfaction of the indebtedness secured by the lien as determined under applicable non-bankruptcy law; or (2) the entry of a discharge order in favor of the Debtor under § 1328(a). In each instance, the provisions of this subsection may be superseded by a subsequent order of the Court.

#### 3.8 Maintenance of Insurance and Post-Petition Taxes Upon Retained Collateral.

For all property that secures the payment of an indebtedness and which is proposed to be retained by the Debtor under this Plan, the Debtor must maintain insurance coverage as required either by the applicable contractual documents governing the indebtedness or as may be directed by the Trustee. The Debtor must also pay all ad valorem taxes on property proposed to be retained by the Debtor under this Plan as they come due in the post-petition period. Such payment shall be tendered to the appropriate taxing authorities in accordance with applicable non-bankruptcy law on or before the last date on which such taxes may be paid without penalty.

- 3.9 Lien avoidance. [Check one]
  - None. If "None" is checked, the remainder of § 3.9 need not be completed.
- 3.10 Rule 3012 Valuation of Collateral. [Check one]
  - None. If "None" is checked, the remainder of § 3.10 need not be completed.
- 3.11 Lien Removal Based Upon Unsecured Status. [Check one]
  - None. If "None" is checked, the remainder of § 3.11 need not be completed.

#### Part 4: Treatment of Administrative Expenses, DSO Claims and Other Priority Claims

#### 4.1 General

All allowed priority claims, other than those particular domestic support obligations treated in § 4.5, will be paid in full without post-confirmation interest. Where applicable, the Trustee is authorized to initiate monthly payments on an interim basis based upon the projected amount of each priority claim listed below until such time as the allowed amount of each priority claim is established by the filing of a proof of claim in accordance with the Bankruptcy Rules. The amount listed in that proof of claim, or the final determination by the Court of any objection thereto, shall control over any projected priority claim amount listed below.

#### 4.2 Trustee's Fees.

The Trustee's fees are fixed by the United States Trustee pursuant to the provisions of 28 U.S.C. § 586(e)(2) and, pursuant thereto, shall be promptly collected and paid from all plan payments received by the Trustee.

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Case number 19-40242-BTR-13 Debtor **Jason Brant Hollis** Attorney's Fees. 4.3 The total amount of attorney's fees requested by the Debtor's attorney in this case is \$4,000.00 . The amount of was paid to the Debtor's attorney prior to the Petition Date. The allowed balance of attorney's fees will be paid by the Trustee from the remaining available funds after the payment of required adequate protection payments pursuant to §§ 3.3 and 3.4 of this Plan. The allowed balance of attorney's fees to be awarded to the Debtor's attorney in this case shall be determined by: by submission of a formal fee application. LBR 2016(h)(1); LBR 2016(h)(1): If the attorney's fee award is determined by the benchmark amounts authorized by LBR 2016(h), the total fee shall be the amount designated in LBR 2016(h)(1)(A) unless a certification is filed by the Debtor's attorney regarding the rendition of legal services pertaining to automatic stay litigation occurring during the Benchmark Fee Period outlined in that local rule. The Trustee is authorized to make the benchmark fee calculation and to recognize the proper enhancement or reduction of the benchmark amount in this case without the necessity of court order. No business case supplement to the benchmark fee shall be recognized unless a business case designation is granted on or before initial confirmation of the Plan. Fee Application: If the attorney's fee award is determined by the formal fee application process, such fee application shall be filed no later than 30 days after the expiration of the Benchmark Fee Period outlined in LBR 2016(h)(1). If no application is filed within that period, the determination of the allowed amount of attorney's fees to the Debtor's attorney shall revert to the benchmark amounts authorized by LBR 2016(h)(1) without the necessity of any further motion, notice or hearing and the Trustee shall adjust any distributions in this class accordingly. Priority Claims: Domestic Support Obligations ("DSO"). [Check one] None. If "None" is checked, the remainder of § 4.4 need not be completed. 4.5 Priority Claims: DSO Assigned/Owed to Governmental Unit and Paid Less Than Full Amount. [Check one] None. If "None" is checked, the remainder of § 4.5 need not be completed. 4.6 Priority Claims: Taxes and Other Priority Claims Excluding Attorney's Fees and DSO Claims. [Check one] None. If "None" is checked, the remainder of § 4.5 need not be completed. Part 5: **Treatment of Nonpriority Unsecured Claims** Specially Classed Unsecured Claims. [Check one] None. If "None" is checked, the remainder of § 5.1 need not be completed. General Unsecured Claims. Allowed nonpriority unsecured claims shall comprise a single class of creditors and will be paid: 100% + Interest at \_\_\_\_\_; 100% + Interest at \_\_\_\_\_ with no future modifications to treatment under this subsection; Pro Rata Share: of all funds remaining after payment of all secured, priority, and specially classified claims. 5.3 Liquidation Analysis: Unsecured Claims Under Parts 4 and 5. If the bankruptcy estate of the Debtor was liquidated under Chapter 7 of the Bankruptcy Code, the holders of priority unsecured claims under Part 4 of this Plan and the holders of nonpriority unsecured claims under Part 5 of this Plan would be paid an aggregate sum of **\$0.00** Regardless of the particular payment treatments elected under Parts 4 and 5 of this Plan, the aggregate amount of payments which will be paid to the holders of allowed unsecured claims under this Plan will be equivalent to or greater than this amount.

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Part 6: **Executory Contracts and Unexpired Leases** General Rule - Rejection. The executory contracts and unexpired leases of the Debtor listed below are ASSUMED. All other executory contracts and unexpired leases of the Debtor are REJECTED. [Check one.] None. If "None" is checked, the remainder of § 6.1 need not be completed. Assumed Contracts/Leases. All cure claims arising from the assumption of the following executory contracts or unexpired leases will be treated as specified in § 3.2 of the Plan and must be listed therein in order to be assumed. Otherwise, post-petition installment payments for any assumed executory contract or unexpired lease agreement constitute a direct payment obligation ("DPO") of the Debtor for which the Debtor shall serve as the disbursing agent. Counterparty **Description and Required Monthly Payment Amount of** Assumed Executory Contract or Leased Property \$60.00 Washer & Dyrer **Appliance Warehouse** 2. \$1,621.00 MO Ridgeview Owner LLC Residential Lease Part 7: **Vesting of Property of the Estate** Property of the estate will vest in the Debtor only upon the entry of an order for discharge pursuant to § 1328, in the absence of a court order to the contrary. Part 8: **Nonstandard Plan Provisions** None. If "None" is checked, the rest of Part 8 need not be completed. Part 9: Miscellaneous Provisions 9.1 Effective Date. The effective date of this Plan shall be the date upon which the order confirming this Plan becomes a final, nonappealable order. 9.2 Plan Distribution Order. Unless the Court orders otherwise, disbursements by the Trustee under this Plan shall occur in the following order: (1) Trustee's fees under § 4.2 upon receipt; (2) adequate protection payments under §§ 3.3 and 3.4; (3) allowed attorney fees under § 4.3; (4) secured claims under §§ 3.2, 3.3 and 3.4 concurrently; (5) DSO priority claims under §§ 4.4 and 4.5 concurrently; (6) non-DSO priority claims under § 4.6; (7) specially classed unsecured claims under § 5.1; and (8) general unsecured claims under § 5.2. Litigation Proceeds. No settlement of any litigation prosecuted by the Debtor during the Plan Term shall be consummated without the consent of the Chapter 13 Trustee and, except as otherwise authorized by the Trustee, all funds received by the Debtor, or any attorney for the Debtor, shall be immediately tendered to the Chapter 13 Trustee for satisfaction of any authorized exemption claim of the Debtor, with the remainder of the funds dedicated as an additional component of the plan base.

Debtor

**Jason Brant Hollis** 

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ebtor Jason Brant Hollis	Case number 19-40242-BTR-13
Part 10: Signatures	
X /s/ Randy Leigh Tipton	Date 02/27/2019
Signature of Attorney for Debtor(s)	
X /s/ Jason Brant Hollis	Date 02/27/2019
X	Date
and order of the provisions in this Chap	the Debtor or any self-represented Debtor certifies to the Court that the wording er 13 plan are identical to those contained in TXEB Local Form 3015-a, other than Part 8, and that the foregoing proposed Plan contains no nonstandard provisions
Part 11: Certificate of Service to	Matrix as Currently Constituted by the Court
, ,	ocument was served upon all of the parties as listed on the attached master mailing list (matrix) a either by mailing a copy of same to them via first class mail and/or electronic notification on
	/s/ Randy Leigh Tipton
	Randy Leigh Tipton

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#### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE: Jason Brant Hollis CASE NO 19-40242-BTR-13

Debtor(s) CHAPTER 13

#### **EXHIBIT "A" - VARIABLE PLAN PAYMENTS**

#### PROPOSED PLAN OF REPAYMENT (VARIABLE PAYMENTS INTO THE PLAN)

Mon	th / Due Date	<u>Payment</u>	Mon	th / Due Date	Payment	Mon	th / Due Date	<b>Payment</b>
1	03/01/2019	\$300.00	21	11/01/2020	\$680.00	41	07/01/2022	\$680.00
2	04/01/2019	\$680.00	22	12/01/2020	\$680.00	42	08/01/2022	\$680.00
3	05/01/2019	\$680.00	23	01/01/2021	\$680.00	43	09/01/2022	\$680.00
4	06/01/2019	\$680.00	24	02/01/2021	\$680.00	44	10/01/2022	\$680.00
5	07/01/2019	\$680.00	25	03/01/2021	\$680.00	45	11/01/2022	\$680.00
6	08/01/2019	\$680.00	26	04/01/2021	\$680.00	46	12/01/2022	\$680.00
7	09/01/2019	\$680.00	27	05/01/2021	\$680.00	47	01/01/2023	\$680.00
8	10/01/2019	\$680.00	28	06/01/2021	\$680.00	48	02/01/2023	\$680.00
9	11/01/2019	\$680.00	29	07/01/2021	\$680.00	49	03/01/2023	\$680.00
10	12/01/2019	\$680.00	30	08/01/2021	\$680.00	50	04/01/2023	\$680.00
11	01/01/2020	\$680.00	31	09/01/2021	\$680.00	51	05/01/2023	\$680.00
12	02/01/2020	\$680.00	32	10/01/2021	\$680.00	52	06/01/2023	\$680.00
13	03/01/2020	\$680.00	33	11/01/2021	\$680.00	53	07/01/2023	\$680.00
14	04/01/2020	\$680.00	34	12/01/2021	\$680.00	54	08/01/2023	\$680.00
15	05/01/2020	\$680.00	35	01/01/2022	\$680.00	55	09/01/2023	\$680.00
16	06/01/2020	\$680.00	36	02/01/2022	\$680.00	56	10/01/2023	\$680.00
17	07/01/2020	\$680.00	37	03/01/2022	\$680.00	57	11/01/2023	\$680.00
18	08/01/2020	\$680.00	38	04/01/2022	\$680.00	58	12/01/2023	\$680.00
19	09/01/2020	\$680.00	39	05/01/2022	\$680.00	59	01/01/2024	\$680.00
20	10/01/2020	\$680.00	40	06/01/2022	\$680.00	60	02/01/2024	\$680.00

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IN RE:	Jason Brant Hollis	CASE NO.	19-40242-BTR-13
	Debtor		
		CHAPTER	13
	Joint Debtor		
	CERTIFICATE OF S	SERVICE	

I, the undersigned, hereby certify that on February 27, 2019, a copy of the attached Chapter 13 Plan, with any attachments, was served on each party in interest listed below, by placing each copy in an envelope properly addressed, postage fully prepaid in compliance with Local Rule 9013 (g).

/s/ Randy Leigh Tipton

Randy Leigh Tipton Bar ID:24039860 Lee Law Firm, PLLC 8701 Bedford Euless Rd., Suite 510 Hurst, TX 76053 (817) 265-0123

Acceptance Now Capital One Bank Carey D. Ebert x4111 xxxx-xxxx-xxxx-1202 P. O. Box 941166 Plano, TX 75094-1166 5501 Headquarters Dr 15000 Capital One Dr. Plano, TX 75024 Richmond, VA 23238 AD Astra Recovery Services Inc Capital One Bank Centennial Pediatrics 5447 xxxxxxxxx2130 x5685 8918 W 21 Street N Suite 200 PMB 303 15000 Capital One Dr. 5560 Independence Pkwy Wichita, KS 67205-1880 Richmond, VA 23238 Frisco, TX 75035 Alltran Financial Cardionet Centennial Pediatrics xxxx8345 1000 Cedar Hollow Rd x5686 P.O. Box 610 Malvern, PA 19355 5560 Independence Pkwy Sauk Rapids, MN 56379 Frisco, TX 75035 Bank of Texas Cardionet Children's Health xxxxxx4613 xxx1607 xxxx7950 PO Box 248818 P.O. Box 508 1935 Medical District Dr.

Malvern, PA 19355

Dallas, TX 75235-7701

Oklahoma City, OK 73124

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UNITED STATES BANKRUPTCY COURT

### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE: Jason Brant Hollis		ASE NO. 19-40242-BTR-13
		HAPTER 13
Joint De	ebtor	
	CERTIFICATE OF SERVICE (Continuation Sheet #1)	
Chrysler Capital P.O. Box 660355 Dallas, TX 75266	Credit One Bank P.O. Box 60500 City Of Industry, CA 91716	Eldorado Collision 1800 Bray Central Dr Mckinney, TX 75069
City Finance xxxxxxx0001 1330 N. McDonald 201 McKinney, TX 75069	Credit Systems Intl., Inc. xxxxx1101 P.O. Box 1088 Arlington, TX 76004-1088	Eldorado Collision c/o Mitchell Madden Law Firm 13800 Montfort, Ste 160 Dallas, TX 75240-4498
City of Mckinney Appraisal PO Box 8006 Mckinney, TX 75070-8006	Credit Systems Intl., Inc. xxxx6922 P.O. Box 1088 Arlington, TX 76004-1088	Enterprise Holding, LLC xxxx8264 6100 Preston, Ste 100 Frisco, TX 75034
Collin County Tax Assessor/Collector C/O Gay Mccall Isaacks, Et Al 777 E 15th Street Plano, TX 75074-5799	Credit Systems Intl., Inc. xxxxx0291 P.O. Box 1088 Arlington, TX 76004-1088	Envision Payment Solutions Inc xxxxx0001 PO Box 157 Suwanee, GA 30024
Convergent Outsourcing xxxx2349 800 SW 39th St Renton, WA 98057	Csc Collection 725 Canton St Norwood, MA 02062-2679	Financial Accounts Services Team xxx9516 P.O. Box 11567 8300 Kingston Pike Knoxville, TN 37939-1567
County Clerk's Office xxx-xxxxx-2017 2100 Bloomdale Rd Ste 12165 McKinney, TX 75071	Dallas Physicians Medical Service xxx8203 PO Box 848468 Dallas, TX 75284	First Premeir Bank 6432 3820 N. Louise Ave Tapeonly, SD 57107
Credit Control, Inc. xxxx6952 P.O. Box 1945 Southgate, MI 48195	Department of Public Safety PO Box 11415 Oklahoma City, OK 73136-0415	Fred Loya Wilber & Assoc 210 Landmark Dr. Normal, IL 61761-2119

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UNITED STATES BANKRUPTCY COURT

#### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE: Jason Brant Hollis		SE NO. 19-40242-BTR-13
<u> </u>	Debtor	
		PTER 13
Joir	t Debtor	
	CERTIFICATE OF SERVICE (Continuation Sheet #2)	
Health Texas Provider Network xxxxx8535 PO Box 842727 Dallas, TX 75284	Justice of the Peace Pct 1 Place 1 Collin County 2100 Bloomdale Rd. McKinney, TX 75071	McKenzie Paul & Assoc xx9288 111 W Anderson Lane Ste E350 Austin, TX 78752
Health Texas Provider Network xx2569 P.O. Box 844128 Dallas, TX 75284	Justice of The Peace, Precinct 3 4920 E. Park Blvd #210 Plano, TX 75074	Michael Jordan Physical Therapy 6051 Alma Dr Mckinney, TX 75070-2139
Hertz Rental PO Box 13270 H-5 Scottsdale, AZ 85267-3270	Kenny B Carter Jr MD xxx9921 8380 Warren Pkwy Suite 504 Frisco, TX 75034	Microf Po Box 70085 Albany, GA 31708-0085
Hy Cite Financial xxxxxx8455 333 Holtzman Road Madison, WI 53713	Lab Corp. xxxx7002 P.O. Box 2240 Burlington, NC 27216	MO Ridgeview Owner LLC 2300 Kathryn Ln. Plano, TX 75025
Integrity Texas Funding Lp 84 Villa Road Greenville, SC 29615	Lab Corp. xxxx8969 P.O. Box 2240 Burlington, NC 27216	North Texas Tollway Authority 5900 W Plano Pkwy Plano, TX 75093-4695
Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101-7346	Lvnv Funding xxxx-xxxx-xxxx-1202 Resurgent Capital Services Po Box 10587 Greenville, SC 29603-0587	Ntta P O Box 660244 Dallas, TX 75266-0244
Jason Brant Hollis 2300 Kathryn Ln #3418 Plano, TX 75025	Majr Finance Corp 7951 W Mississppi Ave S Denver, CO 80226	Ocwen Federal Bank P.O. Box 24738 West Palm Beach, FL 33416

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IN RE: Jason Brant Hollis  Debte	CASE N	NO. 19-40242-BTR-13
Joint De	CHAPTE	ER <b>13</b>
	CERTIFICATE OF SERVICE (Continuation Sheet #3)	
Ocwen Loan Servicing PO Box 24605 West Palm Beach, FL 33416	Resource One Credit Union xxxxxx0143 PO Box 660077 Dallas, TX 75266	Stonebridge Ranch Community Association c.o Riddle & Williams 3811 Turtle Creek Blvd, Ste 500 Dallas, TX 75219-4497
One Geico Plaza xxxxxx3566 Bethesda, MD 20810-0001	Resurgent Capital Services L.P. xxxxx8574 Attention: Correspondence Department P.O. Box 10497, MS 576 Greenville, SC 29603	Td Bank Na Po Box 673 Minneapolis, MN 55440-0673
Palmer Recovery Attorneys PLLC xxx1440 260 Wekiva Springs Rd Suite 2090 Longwood, FL 32779	Riddle & Williams, P.C. 3710 Rawlins Street Suite 1400-Regency Plaza Dallas, TX 75219-4217	TD RCS/ Fred Meyers 1000 MacArthur Blvd Mahwah, NJ 07430-2035
Peritus Portfolio Services P.O. Bo 141419 Irving, TX 75014	Robert Markel Weinberg Butler Hailey xxxxx0920 2800 Post Oak Blvd 57th Floor Houston, TX 77056	Td Retail Card Services C/O Creditors Bankruptcy Service PO Box 800849 Dallas, TX 75380-0849
Plano Photo Enforcement xxxx3107 Customer Service Center PO Box 42034 Phoenix, AZ 85080	RSH Liquidating Trust xxxx8187 CF5 Check Services 300 Radio Shack Circle Fort Worth, TX 76102	Texas Department of Public Safety xxA122 5805 N. Lamar Blvd Austin, TX 78752-4422
Quantum Group Sadino Funding LLC Po Box 788 Kirkland, WA 98083-0788	Skopos Financial 500 E John Carpenter Frwy #300 Irving, TX 75062	Texas Health Physican Group xxxxxxx3201 P.O. Box 732262 Dallas, TX 75373

**Quest Diagnostics** xxxxxx8402 PO Box 740779 Cincinnati, OH 45274

Stonebridge Ranch Community 6201 Virginia Pkwy Mckinney, TX 75071

Texas Scottish Rite Hospital x5355 2222 Welborn St Dallas, TX 75219

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IN RE:	Jason Brant Hollis	CASE NO.	19-40242-BTR-13
	Debtor		
		CHAPTER	13
	Joint Debtor	-	

#### **CERTIFICATE OF SERVICE**

(Continuation Sheet #4)

The Phoenix Recovery Group xxxxxxxx7839 1045 Cheever Blvd Suite 204 San Antonio, TX 78217 United States Trustee's Office 110 North College Avenue, Suite 300 Tyler, Texas 75702-7231

Time Warner Cable xxxxxxxxxxxx1779 Po Box 60074 City of Industry, CA 91716 VeriChek, Inc xx0999 PO Box 3218 Abilene, TX 79604

Todd, Brerner & Lawson xxxxx3002 Po Box 36788 Rock Hill, SC 29732 Webbank Fingerhut 6250 Ridgewood Rd. Saint Cloud, MN 56303

Transworld System xxxxxxxxxxx2Q2S 500 Virginia Dr Ste 514 Ft Washington, PA 19034 Wilber & Associates PC xxxxxx4227 210 Landmark Dr Normal, IL 61761

TRS Recovery Services, INC xxxxxxxxxx1850 PO Box 60022 City Industry, CA 91716-0022

World Finance xxxxxxx4101 405 N McDonald St Suite A

McKinney, TX 75069

United States Attorney General Main Justice Building, Rm 5111 10th & Constitution Ave NW Washington D.C. 50230

United States Attorney's Office 110 North College Avenue, Suite 700 Tyler, Texas 75702-0204